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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/643,614	08/19/2003	· Ramesh Raskar	MERL-1483	4946
75	90 04/06/2006		EXAM	INER
Patent Department			FUREMAN, JARED	
Mitsubishi Elect 201 Broadway	tric Research Laboratorie	s, Inc.	ART UNIT	PAPER NUMBER
Cambridge, MA	A 02139		2876	
			DATE MAILED: 04/06/2006	6

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	<i>-</i>
	10/643,614	RASKAR, RAMESH	
Office Action Summary	Examiner	Art Unit	
	Jared J. Fureman	2876	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	-
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D/ - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	J. nely filed the mailing date of this communication. D (35 U.S.C. § 133).	-
Status			
 Responsive to communication(s) filed on 17 Ja This action is FINAL. Since this application is in condition for allower closed in accordance with the practice under E 	action is non-final.		
Disposition of Claims			
4) ☐ Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-20 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.		-
Application Papers			
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 19 August 2003 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Ex	a)⊠ accepted or b)☐ objected t drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No d in this National Stage	
			-
Attachment(s)) Notice of References Cited (PTO-892)) Notice of Draftsperson's Patent Drawing Review (PTO-948)) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Patent and Trademark Office	4) Interview Summary (Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	(PTO-413) te atent Application (PTO-152)	

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 1/17/2006 has been entered. Claims 1-20 are pending.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1 and 6-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Sitnik (US 6,300,880 B1). (Note that in this case, since the preambles of applicant's claims set forth an intended use of the structure or method steps, the preambles have not been considered as limiting the claims. See MPEP 2111.02.)

Sitnik teaches a device and method comprising: an optical transceiver (bar code reader/infrared transceiver 30, figure 2), a radio transceiver (transmitter electronics 26 and receiver electronics 25, figure 2), a memory (not labeled, the area storing ESN 22, see figure 2) storing an identification code (electronic serial number 22, see figure 2)

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connected to the optical transceiver and the radio transceiver (figure 2 shows the connection of components), means (for example, the receivers and transmitters associated with the optical and radio transceivers and any other components required for receiving and transmitting) for operating at least one of the transceivers in receive mode while operating at least one of the transceivers in transmit mode, and means (the transmitter electronics 26 or transmitter portion of the bar code reader/infrared transceiver 30) for transmitting the identification code (ESN 22, see step 79 in figure 7 and/or step 98 in figure 8) by the transceiver operating in the transmit mode in response to receiving (see step 72 or 75 in figure 7 and/or step 92 or 97 in figure 8, for example) a predetermined signal (a bar code signal, for example, or an indication that the IR channel or RF channel is clear) by the transceiver operating in the receive mode (the receiver electronics 25 or receiver portion of the bar code reader/infrared transceiver 30); the identification code includes one or more dates (regarding claim 6, the identification code including one or more dates represents a functional limitation of the structure recited in claim 1. Since the structure of Sitnik is capable of storing and/or transmitting dates, Sitnik meets the claimed limitations. Note that claims directed to an apparatus must be distinguished from the prior art in terms of structure rather than function alone, see MPEP 2114); the received signal is a light signal and the transmitted signal is a radio signal; the received signal is a radio signal; means for operating at least one of the transceivers in receive mode and transmit mode while operating the other transceiver in transmit mode; means for operating at least one of the transceivers in receive mode and transmit mode while operating the other transceivers in receive

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mode; means for operating at least one of the transceivers in receive mode and transmit mode while operating the other transceivers in receive mode and transmit mode; means for synchronizing the transmitting and receiving according to receiving light (for example, the optical channel must be clear (step 75, figure 7) before additional transmitting (steps 79-81, figure 7) and receiving (step 82, figure 7)); the optical transceiver is omni-directional (the photodetector 38 receives light from multiple directions); the optical transceiver is narrow beam (the LED 37 emits a narrow beam); an optical transceiver (bar code reader/infrared transceiver 30) transmitting a predetermined optical signal (an optical signal to read a bar code, see step 91 in figure 8) and a radio transceiver receiving (via receiver electronics 25) an identification code (a channel assignment, for example, see step 102 in figure 8) transmitted (by central database server 10 through transmitter 16, see figure 1) when receiving the predetermined optical signal by an identification tag (bar code 34, see figure 2) (note that the bar code signal must be received, see step 92 in figure 8, prior to any other transmitting or receiving, such as steps 98/98 and step 102, respectively) (also see figures 1, 2, 7, 8; column 21, line 9 - column 22, line 14; and column 23, line 25 column 24, line 26).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

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invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sitnik in view of Gloton (US 5,635,701, previously cited).

The teachings of Sitnik have been discussed above. Sitnik also teaches the optical transceiver including an LED 37 and a photodetector 38 (see figure 2).

Sitnik fails to specifically teach the optical transceiver including a single photodiode configured to transmit and receive light signals.

Gloton teaches the use of an optical transceiver including a single photodiode configured to transmit and receive light signals (see column 3, lines 19-20).

In view of Gloton's teachings, it would have been obvious to one of ordinary skill in the art at the time of the invention to include, with the system as taught by Sitnik, the optical transceiver including a single photodiode configured to transmit and receive light signals; in order to reduce the number of components. Furthermore, Gloton teaches that the use of a single transmitter-and-receiver diode is an art recognized functional equivalent to the use of separate transmitter and receiver diodes (see column 3 lines 19-21, of Gloton).

6. Claim 3-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sitnik in view of Beigel et al (US 6,784,788, previously cited).

The teachings of Sitnik have been discussed above. Sitnik also teaches antennas 28 and 29 (see figure 2)

Sitnik fails to specifically teach the radio transceiver including an antenna formed as an induction coil; the induction coil acquires power for the optical transceiver; and means for storing the power.

Beigel et al teaches a tag including a radio transceiver including an antenna formed as an induction coil; the induction coil acquires power for the device; and means (a battery) for storing the power (see column 4 lines 11-14).

In view of Beigel et al's teachings, it would have been obvious to one of ordinary skill in the art at the time of the invention to include, with the system as taught by Sitnik, the radio transceiver including an antenna formed as an induction coil; the induction coil acquires power for the optical transceiver; and means for storing the power; in order to provide a power source for the device that does not need periodic replacement.

Response to Arguments

7. Applicant's arguments with respect to claims 1-20 have been considered but are moot in view of the new ground(s) of rejection. The teachings of Sitnik have been discussed above. Applicants should note that while Sitnik may teach elements or method steps in addition to those recited in applicant's claims, all of applicant's claims use the transitional phrase "comprising", which is open-ended and does not exclude additional, unrecited elements or method steps (see MPEP 2111.03[R-2]). Thus, it is believed that the teachings of Sitnik, Gloton and Beigel et al meet the claimed limitations.

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Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Haulk et al (US 7007,219), Chaco (US 7,012,534), Chaco (US 5,465,082), Borras et al (US 5,301,353), Pulkkinen et al (US 6,954,148), Hook et al (US 2001/0054005) all teach devices and methods for communicating using radio frequency and/or optical transceivers.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jared J. Fureman whose telephone number is (571) 272-2391. The examiner can normally be reached on 7:00 am - 4:30 PM M-T, and every other Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee can be reached on (571) 272-2398. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

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Jared J. Fureman Primary Examiner Art Unit 2876

April 1, 2006